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15	UNITED STATES D	DISTRICT COURT
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SARA McENROE.	
18	SARA IVICENROE,	Case No.: C 15-02190 HSG (SK)
19	Plaintiff,	ORDER GRANTING STIPULATION AND REQUEST FOR EXTENSION OF THE
20	v.	FACT DISCOVERY DEADLINE FOR DEFENDANT LIMITED TO ISSUES
21	AT&T MOBILITY SERVICES LLC, and DOES	STEMMING FROM CERTAIN DISCOVERY REQUESTS CONCERNING PLAINTIFF'S
22	1 through 20, inclusive,	ALLEGED DAMAGES
23	Defendants.	Hon. Haywood S. Gilliam
24	Defendants.	450 Golden Gate Avenue San Francisco, California 94102
25		Complaint filed: April 14, 2015
26		Trial Date: January 23, 2017
27		
28		

Plaintiff SARA MCENROE and Defendant AT&T Mobility Services LLC ("Defendant" or "AT&T") (collectively, "the Parties"), through their counsel of record, filed a stipulation and request for extension of the fact discovery deadline for Defendant, which would be limited to issues stemming from certain discovery requests concerning Plaintiff's alleged damages set forth in Defendant's Requests for Production, Set Two and Interrogatories, Set Two.

After full consideration of the stipulation and request submitted by the parties, the supporting declaration, and all other matters presented to this Court, and good cause appearing therefore, pursuant to Civil Local Rule 6-2, the parties' stipulation and request is hereby GRANTED to allow time for Defendant to conduct discovery limited to issues that stem from Plaintiff's responses to Defendant's Requests for Production, Set Two, and Interrogatories, Set Two, including depositions and written discovery, which the Parties understand shall be discovery related to Plaintiff's alleged damages for emotional distress and alleged compensatory damages and mitigation efforts. The Court HEREBY ORDERS THAT:

- Plaintiff shall respond to Defendant's Requests for Production, Set Two,
 and Interrogatories, Set Two, on or by July 1, 2016;
- The fact discovery cut-off to conduct discovery on issues that stem from Plaintiff's responses to Defendant's Requests for Production, Set Two, and Interrogatories, Set Two, including depositions and written discovery, which the Parties understand shall be discovery related to Plaintiff's alleged damages for emotional distress and alleged compensatory damages and mitigation efforts (e.g., depositions of Plaintiff's health care providers and records from Plaintiff's subsequent employers, if any) and for this discovery only shall be extended to August 5, 2016;

Case 4:15-cv-02190-HSG Document 78 Filed 06/17/16 Page 3 of 3

- Pursuant to Local Civil Rule 37-3, no motion to compel fact discovery by Defendant in relation to the above-discussed discovery may be filed more than 7 days after the amended fact discovery cut-off of August 5, 2016;
- No other deadlines or dates set forth in the operative Scheduling Order issued on May 13, 2016 (Dkt. No. 69) shall be altered or otherwise affected by this Order.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: <u>June 17, 2016</u>

Honorable Haywood S. Gilliam United States District Judge

4830-0069-2274, v. 1